UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

UNITED STATES OF AMERICA, Plaintiff	Case Number <u>12mj71143HRL</u>
v. <u>DENA KIER</u> , Defenda	ORDER OF DETENTION PENDING REVOCATION HEARING
was held on October 16, 2012. Defendant w	Act, 18 U.S.C. § 3142, 3143(a) and Criminal Rule 32.1(a)(b), a detention hearing as present, represented by her attorney Manuel Araujo AFPD. The United States was
represented by Assistant U.S. Attorney Gary	<u>r Fry</u> .
PART I. PRESUMPTIONS APPLICABLE	and the defendant has been convicted
/ / The defendant is charged with	an offense described in 18 U.S.C. § 3142(f)(1) and the defendant has been convicted
of a prior offense described in 18 U.S.C. § 3	142(f)(1) while on release pending trial for a federal, state or local offense, and a
	apsed since the date of conviction or the release of the person from imprisonment,
whichever is later.	the safety
	nption that no condition or combination of conditions will reasonably assure the safety
of any other person and the community.	control of the control of the Dead IV helpsyl to heliove that the defendant
	upon (the indictment) (the facts found in Part IV below) to believe that the defendant
has committed an offense	or the C10 and a magnetic and in 21 U.S.C. &
	num term of imprisonment of 10 years or more is prescribed in 21 U.S.C. §
801 et seq., § 951	et seq., or § 955a et seq., OR
B under 18 U.S.C. §	924(c): use of a firearm during the commission of a felony.
This establishes a rebuttable presur	nption that no condition or combination of conditions will reasonably assure the
appearance of the defendant as required and	the safety of the community.
/ X / No presumption applies but of	defendant has burden of offering clear and convincing evidence that his not a flight risk
or a danger to the community.	c 1 14 CC in the avidance to most his burden, and he therefore will be ordered
/ X / The defendant has not come	forward with sufficient evidence to meet his burden, and he therefore will be ordered
detained.	ard with evidence to rebut the applicable presumption[s] to wit: .
/ The defendant has come forward	ole to the United States
Thus, the burden of proof shifts ba	PROPERTY OF INARRESCADED
PART III. PROOF (WHERE PRESUMPTION / / The United States has proved	to a preponderance of the evidence that no condition or combination of combinations will
reasonably assure the appearance of the det	by clear and convincing evidence that no condition or combaction of conditions will
reasonably assure the safety of any other pe	
DARK IV. WRITTEN FINDINGS OF FACT A	erson and the community. RICHARD W. WIEKING ND STATEMENT OF REASONS FOR DETENTION CLERK, U.S. DISTRICT COURT C
the hearing and finds as follows:	
	ne AUSA have waived written findings.
PART V. DIRECTIONS REGARDING DETE	NTION
The defendant is committed to the cu	stody of the Attorney General or his designated representative for confinement in a
corrections facility separate to the extent pract	icable from persons awaiting or serving sentences or being held in custody pending appeal.
The defendant shall be afforded a reasonable of	opportunity for private consultation with defense counsel. On order of a court of the
United States or on the request of an attorney	for the Government, the person in charge of the corrections facility shall deliver the
defendant to the United States Marshal for the	purpose of an appearance in connection with a court proceeding.
Dated: 10/16/b	HOWARDR. LLOYD
1	United States Magistrate Judge